

FRANKFORT.

MONDAY.....JANUARY 4, 1847.

We are deeply pained to learn that the Hon. ALEXANDER BARROW, United States Senator from the State of Louisiana, was, at the last accounts, lying dangerously ill in the City of Baltimore. He went to the city, we understand, as the friend of Mr. DAVIS, acting in the affair between Mr. D. and Mr. BAYLY. A letter received in town to-day from a gentleman in Washington, brings us the melancholy intelligence that his physicians have despaired of his life.

LATER. SENATOR BARROW IS DEAD!—Senator B. died in Baltimore at 5 o'clock on Tuesday morning last. Messrs. Crittenden and Arthur of the Senate, and Messrs. Gentry, Foote, Bell, Crozier, and Governor Vance, of the House, the warm and devotedly attached friends of Mr. Barrow, being advised of his approaching death, hastened to Baltimore. They arrived in time to have the sad consolation of seeing him alive, to receive his friendly recognition, and to be at his bedside when his eyes closed forever.

The New York papers say the signs of the times indicate a severe pressure for money, if the administration adheres to the Sub-Treasury law.

THE GOVERNMENT AND THE N. Y. BANKS.—On the 25th day of December last, the Government had about funds enough in the City of New York, putting all the odds and ends together, to pay the January instalment of interest; but, lest something might happen by which the fund would be diminished, application was made to the Bank of America to pay the interest, which it is said the bank agreed to do. Thus is this bank-hating administration, again found in the embrace of the banks.

CORRECTION. In our report of the discussion of the joint resolution of Mr. WADE, instructing our representatives in Congress to procure an increase of pay to our brave soldiers in Mexico, Mr. GLENN is made to say "we have the same right to instruct our representatives in Congress, that our constituents have to instruct us." Mr. Glenn said "we have the same right to instruct our Senators in Congress," &c.

KENTUCKY LEGISLATURE.

IN SENATE.

SATURDAY, JANUARY 2.

The Senate was opened with prayer by the Rev. Jos. A. WATERMAN, of the Methodist Church. On motion of Mr. RUSSELL, a seat in the Senate was allowed to WILL. R. HERVEY, as reporter for the Daily Commonwealth.

The SPEAKER laid before the Senate the following communication, viz:

JANUARY 2, 1847.

Hon. A. Dixon, &c.—Sir: I do hereby resign the office of Clerk of the Senate.

I tender to you, and the members of the Senate, my sincere thanks for your kindness towards me.

JAS. STONESTREET.

The Speaker made a few remarks complimentary to Mr. Stonestreet, expressing an acknowledgment of the faithful manner in which the arduous duties of the office had been discharged by Mr. S. for several years past, and the extreme regret felt at the loss of his valuable services, by every member of the Senate.

The Senate proceeded to the election of Principal Clerk, to fill the vacancy occasioned by the resignation of Mr. Stonestreet.

Mr. PEYTON nominated THEODORE KOHLHASS. There being no other nomination, Mr. Kohlhaas was declared unanimously elected, and took the oath of office, administered by Judge Kinkaid.

Mr. PEYTON offered the following resolution, which was unanimously adopted, viz:

Resolved, That the Senate acknowledge with pride, the long and faithful services of James Stonestreet, their late Clerk, and tender him a lively and lasting remembrance of the honesty, fidelity and propriety, with which these services have at all times been rendered by him; as also, their earnest hope, that his future life may command the high respect and entire confidence with which we are deeply impressed.

Mr. FOX offered the following joint resolution, which lies over one day:

Resolved by the General Assembly, &c., That they will, on Saturday the 9th inst., proceed by joint vote of both houses, to the election of a Senator to the Congress of the United States from this State, for six years from and after the 4th day of March.

The SPEAKER laid before the Senate, the annual Reports of the First and Second Auditors, Treasurer, Board of Internal Improvement, and Visiting Committee of the Penitentiary.

The following petitions were presented, viz: Mr. PEYTON presented the petitions of Jane P. Berryman and A. Foreman, Johnson Delaven, Micajah Basham and Letitia Ann Casey.

Mr. JAMES—Petition of Martha S. and Reuben Poland.

Mr. BRISTOW—Petition of Catharine W. Hutchins.

Mr. HARDIN—Petition of Reuben Morrison.

Mr. HEADY—Petition of Adeline Barnes.

All of which were appropriately referred.

Leave was given to bring in the following bills: Mr. BUTLER—A bill to incorporate the Louisville and Frankfort Railroad Company.—Referred to a select committee.

Mr. PEYTON—A bill to incorporate the Mount Alta Female Collegiate Institute.

Also—A bill to incorporate the Breckinridge College: referred to the Committee on the Judiciary.

Mr. HARDIN—A bill for the benefit of James Miller: referred to select committee.

Mr. HAWKINS—A bill to simplify the authentication of foreign deeds and other instruments: referred to select committee.

Mr. EVANS—A bill to amend the law in relation to binding out poor children in this State: referred to the Committee on the Judiciary.

Mr. HENDERSON—A bill to amend the general law in relation to divorces: referred to the Committee on the Judiciary.

Mr. RICE offered the following resolution, which was adopted, viz:

Resolved, That the Committee on the Judiciary prepare and report a bill, repealing all acts, or parts of acts, that give the General Court jurisdiction, either in law or equity, to try and determine any controversy in relation to the title or possession of lands in this Commonwealth, except the land is situated in the county of Franklin.

Mr. TODD, from select committee, reported a bill to extend the terms of the Fayette Circuit Court,

which was read and referred to the Committee on the Judiciary.

Mr. RICE, from select committee, reported a bill allowing the Judge of the 19th Judicial Circuit, six months additional time to remove into his district: passed.

Mr. WALL, announced the decease of Dr. A. H. INNIS, late Senator elect from the 29th district, and addressed the Senate in substance as follows, viz:

Mr. SPEAKER: It is in order, I will avail myself of the present moment, to discharge the melancholy duty which has devolved on me, of announcing to the Senate, the death of one of its members elect, Dr. A. H. INNIS, of Harrison county, who, since his election in August, to a seat in this body, has departed this life.

It is not intended on this occasion, to pronounce any further eulogy upon the life and character of Dr. I. than simply to give a brief outline of his history; for in order to insure our highest esteem for his character, it was only necessary that we should know him.

Dr. Innis was a native of Franklin county, Ky., was educated in Transylvania, and graduated in the Medical Department of that institution. He soon after located in Harrison, and engaged in the practice of medicine in the village of Clayville. Although a young man, and a stranger, yet by his open, frank and manly course, and correct moral deportment, combined with his assiduity and skill in his profession, he very soon acquired an influence and popularity, to which few men of his age, and under similar circumstances, have attained. The best evidence, however, of his hold upon public confidence, and of his deserved popularity, arises from the fact, that at a period of high political excitement in the country, when both parties were casting about for their strongest men, Dr. Innis was selected in the old county of Harrison, as the most available candidate of the Whig party, and his after success proved the wisdom of the choice, for he was several times elected, notwithstanding the large majority of the opposite party in that county. Dr. Innis, after serving in the House of Representatives, much to his own credit, and to the satisfaction of his constituents, retired to private life, and the practice of his profession, and so continued until within the last year, when, in conformity to the wishes of his friends, he again entered upon the political arena, and although his health had become greatly impaired, so as to disqualify him in a great degree from performing the labors of the canvass, still, he proved successful and was elected.

An inscrutable Providence, however, has pleased to cut him off in the midst of his usefulness, and we must bow in submission. In the death of Dr. Innis, this body has lost an able, efficient and zealous member, the society to which he belonged, one of its chief ornaments, and his wife and orphan child have sustained a loss which I cannot command language to portray. I will, therefore, through respect to his memory, offer for the adoption of the Senate, the resolutions which I hold in my hand.

Resolved, That the Senate has heard with profound sorrow, of the death of Dr. A. H. INNIS, Senator elect from the counties of Harrison and Bracken.

Resolved, That in testimony of respect for the memory of the deceased, we will wear the usual badge of mourning for the space of 30 days.

Resolved, That the Senate do now adjourn.

The resolutions were unanimously adopted.

And the Senate accordingly adjourned.

HOUSE OF REPRESENTATIVES.

The SPEAKER took the chair at ten o'clock A. M. Prayer by the Rev. Mr. WATERMAN.

The SPEAKER announced that on Monday the standing committees of the House would be appointed.

The SPEAKER laid before the House the annual reports of the Treasurer, the First Auditor, the Second Auditor, and of the Penitentiary Committee.

Petitions were presented by Messrs. Morton, Graves, Martin, Spalding, D. Irvine, Owens, Reed, Bush, Wright, Mitchell, Ireland, Hay and McHenry.

The reading of the above petitions, except the one presented by Mr. D. Irvine, was dispensed with, and they were all referred to appropriate committees.

REPORTS FROM SELECT COMMITTEES.

Mr. THOMPSON reported a bill to change the terms of the Jessamine county courts. Passed.

Mr. WORTHAM reported a bill to repeal the act, better to protect the rights of married women. The bill having been read, was committed to the committee on the Judiciary.

Mr. GRAVES reported a bill for taking the sense of the people on the propriety of calling a Convention to revise the constitution.

The SPEAKER laid before the House the annual report of the Board of Internal Improvement.

A motion was made to suspend the rules, so as to dispense with the second reading of the Convention bill. Donbis being expressed by the Speaker, of the constitutionality of such a course; the constitution was read and explained upon this point by Messrs. Williams and Brown, and it being decided by the Speaker to be a proper motion, the second reading was dispensed with.

Mr. WILLIAMS moved a commitment of the bill to a committee of the Whole, and to make it the order for Monday next.

Mr. REED suggested that it be made the special order for Wednesday next. He thought that that day would afford ample time for discussion. After some discussion the bill was made the special order for Monday.

Mr. WALLER reported a bill for the removal of the seat of justice of Mason county, from Washington to Maysville. The bill being read and the question being on the second reading, the gentleman from Mason (Mr. Waller) explained to the House, the previous legislation which had been taken on this question, and the votes which had been taken in Mason county on the subject. He remarked that there was a majority of the people in favor of Maysville. While the population of that district of the county around Washington was decreasing, that about Maysville was increasing. It was the duty of the Legislature to respect the wishes of the people and to pass the bill.

A message was received from the SENATE, announcing that they had passed a bill to extend to the Judge of the nineteenth Judicial district further time to remove into his district.

The bill for the removal of the county seat of Mason county, was then ordered to a second reading, and committed to the committee on Propositions and Grievances.

On motion of Mr. McHENRY, the rules were suspended for the purpose of taking up the bill just announced from the Senate. The bill was read, and passed.

Mr. ARMSTRONG reported a bill for the establishment of the town of Rollington, in Oldham county: passed.

Mr. D. IRVINE reported a bill to change the name of Stephen A. Rod to Stephen A. Carter.

On motion of Mr. WILLIAMS the preamble was stricken out; and then the bill passed.

Mr. ARMSTRONG reported a bill to amend the law regulating the descent of the property of women acquired during coverture: committed to the judiciary committee.

Mr. WHITE reported a bill regulating the weighing of salt shipped from the Goose Creek salt works: referred to the committee on Agriculture and Manufactures.

Mr. D. IRVINE reported a bill to amend the law

in relation to trustees of towns in this Commonwealth: committed to the Judiciary committee.

Mr. WALLER moved that Messrs. L. Collins, R. J. Baldwin, Brown, and Akin, reporters, be assigned seats in this house for the purpose of reporting its proceedings for their respective papers—carried.

Leave was granted to bring in the following bills:

To Mr. HENDERSON—a bill to repeal the act amending the revenue laws: referred to a select committee.

To Mr. MURFORD—a bill to change the name of Polly Ann McDaniel: referred to a select committee.

To Mr. YOUNG—a bill to transcribe the records of Barren county: referred to a select committee.

To Mr. SMITH—a bill to amend the taxation laws: referred.

To Mr. FLETCHER—a bill to incorporate the town of Sharpburg: referred.

To Mr. CROCKETT—a bill to amend the act concerning wills, and the administration of estates: referred.

To Mr. McARTHUR—a bill to amend the charter of Newport: referred.

To Mr. TANDY—a bill granting free passage over dam number one on Kentucky river in high water: referred.

To Mr. HAGGARD—a bill to protect the interests of wool growers in this Commonwealth: referred.

On motion, the rules were suspended to enable the gentleman from Cumberland to report a bill.

Mr. HAGGARD reported a bill to change the time of holding the terms of the county court in Johnson county: read and passed.

Leave was granted to Mr. COLEMAN to bring in a bill to change the names of William Coffield and Richard Waller: referred.

To Mr. DEVEREUX—a bill for the benefit of Benjamin Paine: referred.

To Mr. RIDDLE—a bill for the benefit of the Sheriff of Estill county: referred.

To Mr. REED—a bill to amend the charter of Frankfort: referred.

To Mr. BOARD—a bill to extend the jurisdiction of Justices of the Peace: referred.

To Mr. IRELAND—a bill for the benefit of Andrew S. Linn: referred.

To Mr. TOWLES—a bill to allow an additional Justice to Green county: referred.

To Mr. MAYHALL—a bill to amend the execution law, respecting landlord and tenant: referred.

Also—a bill to amend the law of weights: referred.

Also—a bill for the benefit of pensioners: referred.

To Mr. MARSHALL—a bill for the reduction of tolls on Kentucky river: referred.

To Mr. DURBIN—a bill to amend the execution laws: referred.

Also—a bill to publish the laws of this State, hereafter passed for the sake of distribution: referred.

To Mr. HOBBS—a bill for the benefit of the estate of John B. Lott, a lunatic: referred.

To Mr. STEVENSON—Leave to bring in a bill to incorporate the Licking Valley and Lexington Railroad: referred.

To W. S. BOTTS—Leave to bring in a bill for the benefit of Mrs. Nancy Cox: referred.

To Mr. STEVENSON—a bill to amend the revenue laws of this Commonwealth: referred.

Also—a bill to amend the road laws of Kenton county: referred.

Also—a bill to amend the charter of a Turnpike company: referred.

To Mr. PEARL—a bill to amend the penal laws of this Commonwealth: referred.

To Mr. PROCTOR—a bill to amend the law authorizing the County Court of Lewis county to appropriate certain moneys: referred.

Also—a bill to amend the road law of Lewis county: referred.

Also—a bill allowing additional Justices of the Peace, under certain conditions, in Lewis county: referred.

To Mr. RHEA—a bill to increase the liabilities of Sheriffs and Deputy Sheriffs: referred.

To Mr. BOYD—a bill for the benefit of Richard Lewis: referred.

To Mr. HAY—a bill respecting a Lock at Dam No. 3, Green river: referred.

To Mr. D. IRVINE—a bill to amend the law in relation to administrators, curators and guardians: referred.

Also—a bill to amend the law respecting tolls on the Kentucky river: referred.

To Mr. JORDAN—a bill to change the time of holding the Mercer County Court: referred.

To Mr. GRAVES—a bill to amend the law respecting the weighing of salt: referred.

To Mr. WALLER—a bill for the benefit of Francis Galt: referred.

To Mr. ALNUT—a bill for the benefit of the Sheriff of Owen county, and others: referred.

To Mr. WHEELER—a bill to run and mark the line between Pendleton and Campbell counties: referred.

To Mr. OWENS—a bill to allow John W. Page to sell certain property in Russell county: referred.

To Mr. DICKERSON—a bill to change the time of holding the Circuit Court of Scott and Harrison counties: referred.

Also—a bill to amend the act for the benefit of Harrison Rankins and wife: referred.

To Mr. GLENN—a bill to declare Whipperwill a navigable stream: referred.

The same gentleman offered the following resolution:

Resolved, That the Judiciary Committee be requested to inquire in the expediency of a law to prohibit persons from confessing judgment, except in term time: adopted.

Mr. STEELE obtained leave to bring in a bill for the benefit of Oscar Pepper: referred.

To Mr. WILLIAMS—a bill to repeal the act granting pay for slaves executed: referred.

Also—a bill for the benefit of James Coyle: referred.

To Mr. FOLEY—a bill to change the names of Jacob and Plumet McClung: referred.

Also—a bill to change an election precinct: referred.

Orders of the Day.

It was moved to amend the resolution, providing for the visitation of Transylvania University and the Lunatic Asylum, by inserting the Deaf and Dumb Asylum of Danville.

Mr. McHENRY thought it entirely unnecessary to send a committee to Danville. The amendment was rejected.

The question was then upon the adoption of the resolution.

Mr. WILLIAMS said that such a visitation as that proposed resulted in nothing. He had some experience in the business, having been appointed on a committee to visit the University. The officers can make their reports, and communicate all desired information. It is a mere expense and results in no good. He paid a compliment to the people of Lexington for their treatment of the members of the committee, but not beneficial to the State.

Mr. GLENN had also served on such a committee. But his committee had examined into the condition of the institutions, and discharged their duty as representatives of Kentucky. It would be of great service to the State to have an examination of

the Lunatic Asylum. They desired such an institution in the Green river country, and a report would be very useful.

Mr. WORTHAM wished such committee to be appointed, but would prefer that they should be appointed by ballot. He therefore moved an amendment to that effect.

Mr. WALLER had visited the Lunatic Asylum on his way here. It was now commencing operations on an enlarged scale, having erected a new building and made accommodations for more inmates, but the enlarged quarters were now occupied. No gentleman could visit the institution without being benefited by the visit, and considering the fostering care of this body it should be visited by its committee.

The effect of the visit of the committee of the last session was to procure an appropriation of \$5,000, and a committee now might be productive of like beneficial results.

The SPEAKER remarked that there were some things which the officers could not report upon paper; it was necessary that a committee repair to the place to get accurate information. He urged several considerations in favor of the appointment of a committee.

The question was then taken on the amendment of Mr. WORTHAM, and it was adopted.

Mr. WILLIAMS moved an amendment, that the members of the committee be allowed no extra compensation. The amendment was opposed by Mr. EVANS. The amendment was rejected. The question on the adoption of the resolution being taken, it was carried.

The joint resolution upon the adjournment was next taken up.

Mr. WILLIAMS moved to strike out the words 23d inst., and insert on Monday next.—Lost.

On motion, the resolution was laid on the table.

The House adjourned till Monday at 10 o'clock.

CONGRESSIONAL.

WASHINGTON, Dec. 28.

UNITED STATES SENATE.

Mr. ARCHER presented the memorial of W. M. Blackford, late Charge d'Affaires of the U. S. at Bogota, asking the allowance of certain charges in his accounts; which was referred to the Committee on Foreign Relations.

Mr. JOHNSON of La. presented the memorial of between 200 and 300 citizens engaged in Sugar planting in Louisiana, complaining of the tariff law of 1846, reducing the duties on Sugar and Molasses, and asking that the duties levied under the tariff of 1842 be restored. It was referred to the Finance Committee.

Mr. JARNAGIN submitted a resolution calling on the Secretary of War for copies of all instructions given by the War Department or the Commissioner of Indian Affairs, to the Cherokee Commissioners, for their guidance in the discharge of their duties.

The bill to purchase the papers of the late Alexander Hamilton, was passed by a vote of 26 to 12.

After a short Executive session, the Senate adjourned.

HOUSE OF REPRESENTATIVES.

Mr. HARRISON of Ga. asked leave to offer the following Resolution:

Resolved, That the Secretary of War be required to refund to the several States the expenses incurred by them in subsisting volunteers after the Proclamation of May last, calling for Volunteers, and previous to the time in which the Volunteers were mustered into service.

The Resolution was a Joint one, and as such was referred to the Committee on Military Affairs.

Mr. BAGBY of Ala. offered a Resolution to close the debate upon the Resolutions referring the President's Message at 2 o'clock. The House twice divided and no quorum was present.

A call of the House was moved and refused, yeas 47, nays 98.

[The Committee on enrolled bills reported the bill for the admission of Iowa, which was sent to the Senate and signed by the presiding officer.]

Mr. HOUSTON modified his Resolution so as to close the debate at 3 o'clock to-day.

Mr. SCHENCK demanded the yeas and nays upon the passage of the Resolution, and the vote was: Yeas 92, nays 77.

The House then went into committee of the Whole.

Mr. SAWYER of Ohio addressed the Committee in an ultra speech, beginning with a defence of the war and the charge that the Whigs, as a party, were opposed to its prosecution; and then launching out in charging the Whigs with being "Federalists," and like the "Federalists" of 1812, standing out in opposition to the War and the Country. Then, too, they used the precise language of the Tories of 1776, and must have borrowed it from them.

The worst sentiments of old Tories and Federalists were referred to, to show this odious likeness, and in this style Mr. S. went on for his hour.

Mr. GIDDINGS of Ohio had some little sparring with Mr. Sawyer in behalf of Mr. Root, who, though absent was assailed.

Mr. E. D. BAKER of Illinois, the Colonel of the Illinois Volunteers, next addressed the Committee, thanking the House at the first for the floor and the Chairman of the Committee for awarding it to him. He did not design to take any part in the controversy which had been going on between members of different political parties.

Coming then to the important subject, he said that the Army in Mexico needed more men and more money, and they needed both now, immediately—at once. The army was deficient in the necessary numerical force. The country they had captured covered an immense tract, and it would require large forces of men to garrison Monterey, Saltillo, Camargo, Matamoros, and other points of country which had been secured.

According to Mr. Baker, there were but 11,000 men belonging to our forces in Mexico—available men, after the places taken had been garrisoned, Mexico was better prepared to make a war now than she was when the war commenced. The Mexicans did not yet believe that we could conquer them, and during the existence of the war they had become more nationalized than they had been, and many of the Mexicans had made heroic sacrifices to save themselves and their country.

We had really done little or nothing to conquer a peace. The President had recently called out nine or ten new regiments, but they were very far from being upon the ground. At most they were but about seven thousand men. Mexico had 25,000 men, and some of them her bravest people.

Six months ago we sent into the field 26 regiments. They went into the service with high hopes and eager expectations, but alas, how many of them slept upon the banks of the Rio Grande. About 2000 men of the best blood of the nation, who had never seen the enemy, found a grave upon the Rio Grande. The country has proved most sickly, and the army had suffered most severely.

Even the young men of the service had been among the greatest sufferers. In some regiments one-seventh and one-eighth had died from the exposure to the climate, the want of water, and the change of food! What those men had done they done for fame, glory, love of country. It was cold blooded cruelty to desire that these men should be called to endure another campaign, when by a prompt and energetic war we could procure a peace before another campaign.

He spoke not now as a volunteer officer, but as a Representative of the People. We were to have peace some time. Let it come as soon as we could secure it. It must come at some time. If it was not meant to prosecute the war further, it was better to withdraw the troops now. But he supposed there was to be no retreat, and God forbid there should be any. He stood not here to ask how money could be procured or how more men could be provided.

He was sure, however, that we had both the means and the energy to prosecute the war. The sentiment of the American people and the sentiment of the Army was for a short, sudden war. The soldiers panted for battle, and they needed only succor and encouragement from home to give efficiency to their arms. He was sure that more volunteers could be procured, and he knew that more were ready to join the army from his own State.

Frankfort Advertisements.

JOHN C. HERNDON,
ATTORNEY AT LAW, FRANKFORT, KENTUCKY.
Will practice law in all the Courts held in Frankfort—the Appellate, Circuit, District, and County Courts—and will attend to the collection of debts in any part of the State. Office on St. Clair street, 2d door above the Court House. April 1, 1844—509-11

J. HARLAN & G. W. CRADDOCK,
Will practice law in co-partnership in the different Courts holding their sessions in Frankfort, and they will attend to the collection of debts in any part of the State. Office on St. Clair street. Frankfort, April 1, 1844—509-11

LAW NOTICE.
GEO. ROBERTSON, of Lexington, and GEO. R. McKEE, of Frankfort, will practice law in co-partnership in the Court of Appeals.
GEO. R. McKEE will attend to all business entrusted to him in the Circuit Courts of Franklin, Shelby, Henry, Owen and Woodford, and having an unobscured business in Garrard, will regularly attend that Court. Office in Frankfort, Ky. March 3 46—701-11

O. G. CATES & T. N. LINDSEY,
ATTORNEYS AT LAW.
Will give their joint attention to any business confided to their care, in any of the Courts held in Frankfort. They will also attend to the collection of moneys, and the investigation of land claims in any part of Kentucky. They will also attend to the preparation of cases for persons desiring the bene fit of the Bankruptcy Law. April 1, 1844—509-11

LYSANDER HORD,
ATTORNEY AT LAW.
Will practice law in the Court of Appeals, Federal Court, General Court, and Franklin Circuit Court. Any business confided to him shall be faithfully and promptly attended to. His office is on St. Clair street, Frankfort, April 1, 1844—509-11

C. S. MOREHEAD & W. D. REED,
ATTORNEYS AT LAW, FRANKFORT, KENTUCKY.
Will practice law in partnership in the Court of Ap peals, Federal Court, General Court, and Franklin Circuit Court. W. D. Reed will regularly practice in the Washington, Henry, and Owen Circuit Courts.
Office West side St. Clair street, and at all times open during the business hours. Frankfort, April 1, 1844—509-11

BEN. MONROE,
HAS associated with him in the practice of Law, his son ANDREW MONROE. They will practice in the several courts held in Frankfort, and attend to collections in the adjoining counties. Strict attention will be given to any business con fided to their care. April 1, 1844—509-11

LAW NOTICE.
JOHN J. CRITTENDEN & THOS. L. CRITTENDEN, will practice law in partnership in all the Courts held in Frankfort, viz: the Court of Appeals, Federal Court, General Court and Circuit Court. May 27, 1845—659-11

ROBERT C. McKEE,
ATTORNEY AT LAW, FRANKFORT, KY.
HAS resumed the practice, and will give his undivided atten tion to any business confided to him in any of the Courts held in Frankfort, and also in the Woodford and Anderson Cir cuit Courts. Office on St. Clair street, opposite Swigert's Row. May 20, 1845—648-11

LETCHER & TILFORD,
ATTORNEYS AT LAW,
FRANKFORT, KY.
Will attend jointly to business confided to them, in the dif ferent Courts holding their sessions in Frankfort, and the counties adjoining.
Office on the West side of St. Clair street. Frankfort, April 1, 1846—704-11

DR. BEN. HENSLEY, JR.,
Will practice medicine in Frankfort and the adjacent coun ty. Office on the West side of St. Clair street, in the room formerly occupied by Dr. Wilson, and one door below Morehead & Reed's Law Office.
Through the various charitable institutions of a large city, to sue a will, (Philadelphia Hospital, Kentucky.) was ap pointed a "Resident Surgeon." Dr. H. assumed a fund of prac tical information that, otherwise, would have required years with an ordinary practice. March 24, 1846—702-11

DOCTOR PHYTHIAN,
RESPECTFULLY tenders his professional services to the cit izens of Frankfort and vicinity. Residence at the Mansion House. Office in the room lately occupied by Dr. E. H. Watson, adjoining John Baitzell's Hat Store, where he may be found at all times, except when engaged in professional business. January 7, 1846.

DOCTORS PRICE & KEENE,
Will give their undivided attention to the practice of Medi cine, in Frankfort and its vicinity. Residence and of fice adjoining the Presbyterian Church. June 9, 1846—713-11

DOCTOR J. McFARLAND MILLS,
TENDERS his professional services to the public. Office at his residence, in rear of Capitol Square. Frankfort, April 18, 1846—707-11

MUNSELL & CO'S,
WHOLESALE AND RETAIL
DRUG AND CHEMICAL STORE,
Opposite J. Baitzell's Hat Store, Main St.
FRANKFORT, KENTUCKY.
WOULD respectfully solicit the attention of Physicians and the public generally, to their large and complete assort ment of
Drugs,
Chemicals, Medicines,
Surgical and other Instruments,
Fancy articles, Perfumery, Toilet Soaps,
Cosmetics, Spices, Dye-Stuffs, Pure Wines, &c.
Cabinet Makers, Painters, and Glaziers, are es pecially invited to call and examine a splendid stock of
Paints, Oils, Varnishes, Brushes, Tur pentine, White Lead, Window Glass,
Glue, Shellac, Gold and Silver
Leaf Smalts, Bronzes,
&c. &c. &c.
All the Patent Medicines, and every thing in the drug line, kept constantly on hand.
The purity and genuineness of every article warranted.
Prescriptions filled neatly, accurately, and with dispatch.
Medicines can be had at any hour of the night.
We wish to sell for cash. Our prices are very low; and we shall make it to the interest of purchasers to patronize us.
We have on hand, and will always keep a large and com plete assortment of the choicest imported Cigars. They are war ranted genuine Cuba Tobacco, as we receive them direct from Havana. Wholesale at Baltimore prices.
March 24, 1846—702-11

Watches, Jewelry and Fancy Goods.
W. P. LOOMIS,
HAVING just returned from New York and Philadelphia, is now offering for sale, a very handsome assortment of
Gold & Silver Patent Lever, Lap ine and Common WATCHES.
Together with a very fine assortment of
JEWELRY AND FANCY GOODS,
consisting in part of
Breast Pins, Finger Rings; Bracelets; Necklaces; Ear Chains; Medallions; Miniature Settings; Gold Guard Chains; Fob Chains; Gold and Silver Pencils; Gold Diamond Pointed Pens; in Gold and Silver Cases; Gold Guard Keys; Gold and Silver Spec tacles, with Perfect, plain and cataract Glasses; Silver Forks and Cups; Silver, Pearl and Shell Card Cases; Gold and Sil ver Thimbles; Shaded Silk, Steel Beads, Pure Mounts; Steel Clasp for Reticules and Purse.
Together with a general assortment of Goods; generally kept in Jewelry Stores, which he will sell as low as in any other city in the West, and much lower than ever sold in this place before.
J.P. STORE, a few doors East of the Mansion House, Frank fort, Kentucky.
November 17, 1846—736-11

STOVES, GRATES, COPPER, TIN, AND SHEET IRON WARE MANUFACTORY.
GEORGE W. WATSON,
WOULD respectfully inform his friends and the public gen erally, that he still continues to carry on the above business, at his stand on Main street, immediately opposite James Burs' Grocery, where he is prepared to execute all orders in his line of business.
AIR-TIGHT STOVES, COOKING STOVES, WOOD AND COAL STOVES, of various sizes and patterns, kept constantly on hand, and for sale at prices to suit the times.
Cutting done on the shortest notice.
All kinds of COPPER and TIN WORK neatly made to order.
J.P. COOKING STOVES sold at Louisville and Cincinnati prices, for Cash.
Frankfort, Ky. Oct. 30, 1846—732-11

100 KEGS CONKLING'S PURE WHITE LEAD, just re ceived on consignment, and offered for sale. Pure at 81 1/2¢ per No. 1, 4¢ 1/2 per No. 2, 5¢ per No. 3, 6¢ per No. 4, 7¢ per No. 5, 8¢ per No. 6, 9¢ per No. 7, 10¢ per No. 8, 11¢ per No. 9, 12¢ per No. 10, 13¢ per No. 11, 14¢ per No. 12, 15¢ per No. 13, 16¢ per No. 14, 17¢ per No. 15, 18¢ per No. 16, 19¢ per No. 17, 20¢ per No. 18, 21¢ per No. 19, 22¢ per No. 20, 23¢ per No. 21, 24¢ per No. 22, 25¢ per No. 23, 26¢ per No. 24, 27¢ per No. 25, 28¢ per No. 26, 29¢ per No. 27, 30¢ per No. 28, 31¢ per No. 29, 32¢ per No. 30, 33¢ per No. 31, 34¢ per No. 32, 35¢ per No. 33, 36¢ per No. 34, 37¢ per No. 35, 38¢ per No. 36, 39¢ per No. 37, 40¢ per No. 38, 41¢ per No. 39, 42¢ per No. 40, 43¢ per No. 41, 44¢ per No. 42, 45¢ per No. 43, 46¢ per No. 44, 47¢ per No. 45, 48¢ per No. 46, 49¢ per No. 47, 50¢ per No. 48, 51¢ per No. 49, 52¢ per No. 50, 53¢ per No. 51, 54¢ per No. 52, 55¢ per No. 53, 56¢ per No. 54, 57¢ per No. 55, 58¢ per No. 56, 59¢ per No. 57, 60¢ per No. 58, 61¢ per No. 59, 62¢ per No. 60, 63¢ per No. 61, 64¢ per No. 62, 65¢ per No. 63, 66¢ per No. 64, 67¢ per No. 65, 68¢ per No. 66, 69¢ per No. 67, 70¢ per No. 68, 71¢ per No. 69, 72¢ per No. 70, 73¢ per No. 71, 74¢ per No. 72, 75¢ per No. 73, 76¢ per No. 74, 77¢ per No. 75, 78¢ per No. 76, 79¢ per No. 77, 80¢ per No. 78, 81¢ per No. 79, 82¢ per No. 80, 83¢ per No. 81, 84¢ per No. 82, 85¢ per No. 83, 86¢ per No. 84, 87¢ per No. 85, 88¢ per No. 86, 89¢ per No. 87, 90¢ per No. 88, 91¢ per No. 89, 92¢ per No. 90, 93¢ per No. 91, 94¢ per No. 92, 95¢ per No. 93, 96¢ per No. 94, 97¢ per No. 95, 98¢ per No. 96, 99¢ per No. 97, 100¢ per No. 98, 101¢ per No. 99, 102¢ per No. 100, 103¢ per No. 101, 104¢ per No. 102, 105¢ per No. 103, 106¢ per No. 104, 107¢ per No. 105, 108¢ per No. 106, 109¢ per No. 107, 110¢ per No. 108, 111¢ per No. 109, 112¢ per No. 110, 113¢ per No. 111, 114¢ per No. 112, 115¢ per No. 113, 116¢ per No. 114, 117¢ per No. 115, 118¢ per No. 116, 119¢ per No. 117, 120¢ per No. 118, 121¢ per No. 119, 122¢ per No. 120, 123¢ per No. 121, 124¢ per No. 122, 125¢ per No. 123, 126¢ per No. 124, 127¢ per No. 125, 128¢ per No. 126, 129¢ per No. 127, 130¢ per No. 128, 131¢ per No. 129, 132¢ per No. 130, 133¢ per No. 131, 134¢ per No. 132, 135¢ per No. 133, 136¢ per No. 134, 137¢ per No. 135, 138¢ per No. 136, 139¢ per No. 137, 140¢ per No. 138, 141¢ per No. 139, 142¢ per No. 140, 143¢ per No. 141, 144¢ per No. 142, 145¢ per No. 143, 146¢ per No. 144, 147¢ per No. 145, 148¢ per No. 146, 149¢ per No. 147, 150¢ per No. 148, 151¢ per No. 149, 152¢ per No. 150, 153¢ per No. 151, 154¢ per No. 152, 155¢ per No. 153, 156¢ per No. 154, 157¢ per No. 155, 158¢ per No. 156, 159¢ per No. 157, 160¢ per No. 158, 161¢ per No. 159, 162¢ per No. 160, 163¢ per No. 161, 164¢ per No. 162, 165¢ per No. 163, 166¢ per No. 164, 167¢ per No. 165, 168¢ per No. 166, 169¢ per No. 167, 170¢ per No. 168, 171¢ per No. 169, 172¢ per No. 170, 173¢ per No. 171, 174¢ per No. 172, 175¢ per No. 173, 176¢ per No. 174, 177¢ per No. 175, 178¢ per No. 176, 179¢ per No. 177, 180¢ per No. 178, 181¢ per No. 179, 182¢ per No. 180, 183¢ per No. 181, 184¢ per No. 182, 185¢ per No. 183, 186¢ per No. 184, 187¢ per No. 185, 188¢ per No. 186, 189¢ per No. 187, 190¢ per No. 188, 191¢ per No. 189, 192¢ per No. 190, 193¢ per No. 191, 194¢ per No. 192, 195¢ per No. 193, 196¢ per No. 194, 197¢ per No. 195, 198¢ per No. 196, 199¢ per No. 197, 200¢ per No. 198, 201¢ per No. 199, 202¢ per No. 200, 203¢ per No. 201, 204¢ per No. 202, 205¢ per No. 203, 206¢ per No. 204, 207¢ per No. 205, 208¢ per No. 206, 209¢ per No. 207, 210¢ per No. 208, 211¢ per No. 209, 212¢ per No. 210, 213¢ per No. 211, 214¢ per No. 212, 215¢ per No. 213, 216¢ per No. 214, 217¢ per No. 215, 218¢ per No. 216, 219¢ per No. 217, 220¢ per No. 218, 221¢ per No. 219, 222¢ per No. 220, 223¢ per No. 221, 224¢ per No. 222, 225¢ per No. 223, 226¢ per No. 224, 227¢ per No. 225, 228¢ per No. 226, 229¢ per No. 227, 230¢ per No. 228, 231¢ per No. 229, 232¢ per No. 230, 233¢ per No. 231, 234¢ per No. 232, 235¢ per No. 233, 236¢ per No. 234, 237¢ per No. 235, 238¢ per No. 236, 239¢ per No. 237, 240¢ per No. 238, 241¢ per No. 239, 242¢ per No. 240, 243¢ per No. 241, 244¢ per No. 242, 245¢ per No. 243, 246¢ per No. 244, 247¢ per No. 245, 248¢ per No. 246, 249¢ per No. 247, 250¢ per No. 248, 251¢ per No. 249, 252¢ per No. 250, 253¢ per No. 251, 254¢ per No. 252, 255¢ per No. 253, 256¢ per No. 254, 257¢ per No. 255, 258¢ per No. 256, 259¢ per No. 257, 260¢ per No. 258, 261¢ per No. 259, 262¢ per No. 260, 263¢ per No. 261, 264¢ per No. 262, 265¢ per No. 263, 266¢ per No. 264, 267¢ per No. 265, 268¢ per No. 266, 269¢ per No. 267, 270¢ per No. 268, 271¢ per No. 269, 272¢ per No. 270, 273¢ per No. 271, 274¢ per No. 272, 275¢ per No. 273, 276¢ per No. 274, 277¢ per No. 275, 278¢ per No. 276, 279¢ per No. 277, 280¢ per No. 278, 281¢ per No. 279, 282¢ per No. 280, 283¢ per No. 281, 284¢ per No. 282, 285¢ per No. 283, 286¢ per No. 284, 287¢ per No. 285, 288¢ per No. 286, 289¢ per No. 287, 290¢ per No. 288, 291¢ per No. 289, 292¢ per No. 290, 293¢ per No. 291, 294¢ per No. 292, 295¢ per No. 293, 296¢ per No. 294, 297¢ per No. 295, 298¢ per No. 296, 299¢ per No. 297, 300¢ per No. 298, 301¢ per No. 299, 302¢ per No. 300, 303¢ per No. 301, 304¢ per No. 302, 305¢ per No. 303, 306¢ per No. 304, 307¢ per No. 305, 308¢ per No. 306, 309¢ per No. 307, 310¢ per No. 308, 311¢ per No. 309, 312¢ per No. 310, 313¢ per No. 311, 314¢ per No. 312, 315¢ per No. 313, 316¢ per No. 314, 317¢ per No. 315, 318¢ per No. 316, 319¢ per No. 317, 320¢ per No. 318, 321¢ per No. 319, 322¢ per No. 320, 323¢ per No. 321, 324¢ per No. 322, 325¢ per No. 323, 326¢ per No. 324, 327¢ per No. 325, 328¢ per No. 326, 329¢ per No. 327, 330¢ per No. 328, 331¢ per No. 329, 332¢ per No. 330, 333¢ per No. 331, 334¢ per No. 332, 335¢ per No. 333, 336¢ per No. 334, 337¢ per No. 335, 338¢ per No. 336, 339¢ per No. 337, 340¢ per No. 338, 341¢ per No. 339, 342¢ per No. 340, 343¢ per No. 341, 344¢ per No. 342, 345¢ per No. 343, 346¢ per No. 344, 347¢ per No. 345, 348¢ per No. 346, 349¢ per No. 347, 350¢ per No. 348, 351¢ per No. 349, 352¢ per No. 350, 353¢ per No. 351, 354¢ per No. 352, 355¢ per No. 353, 356¢ per No. 354, 357¢ per No. 355, 358¢ per No. 356, 359¢ per No. 357, 360¢ per No. 358, 361¢ per No. 359, 362¢ per No. 360, 363¢ per No. 361, 364¢ per No. 362, 365¢ per No. 363, 366¢ per No. 364, 367¢ per No. 365, 368¢ per No. 366, 369¢ per No. 367, 370¢ per No. 368, 371¢ per No. 369, 372¢ per No. 370, 373¢ per No. 371, 374¢ per No. 372, 375¢ per No. 373, 376¢ per No. 374, 377¢ per No. 375, 378¢ per No. 376, 379¢ per No. 377, 380¢ per No. 378, 381¢ per No. 379, 382¢ per No. 380, 383¢ per No. 381, 384¢ per No. 382, 385¢ per No. 383, 386¢ per No. 384, 387¢ per No. 385, 388¢ per No. 386, 389¢ per No. 387, 390¢ per No. 388, 391¢ per No. 389, 392¢ per No. 390, 393¢ per No. 391, 394¢ per No. 392, 395¢ per No. 393, 396¢ per No. 394, 397¢ per No. 395, 398¢ per No. 396, 399¢ per No. 397, 400¢ per No. 398, 401¢ per No. 399, 402¢ per No. 400, 403¢ per No. 401, 404¢ per No. 402, 405¢ per No. 403, 406¢ per No. 404, 407¢ per No. 405, 408¢ per No. 406, 409¢ per No. 407, 410¢ per No. 408, 411¢ per No. 409, 412¢ per No. 410, 413¢ per No. 411, 414¢ per No. 412, 415¢ per No. 413, 416¢ per No. 414, 417¢ per No. 415, 418¢ per No. 416, 419¢ per No. 417, 420¢ per No. 418, 421¢ per No. 419, 422¢ per No. 420, 423¢ per No. 421, 424¢ per No. 422, 425¢ per No. 423, 426¢ per No. 424, 427¢ per No. 425, 428¢ per No. 426, 429¢ per No. 427, 430¢ per No. 428, 431¢ per No. 429, 432¢ per No. 430, 433¢ per No. 431, 434¢ per No. 432, 435¢ per No. 433, 436¢ per No. 434, 437¢ per No. 435, 438¢ per No. 436, 439¢ per No. 437, 440¢ per No. 438, 441¢ per No. 439, 442¢ per No. 440, 443¢ per No. 441, 444¢ per No. 442, 445¢ per No. 443, 446¢ per No. 444, 447¢ per No. 445, 448¢ per No. 446, 449¢ per No. 447, 450¢ per No. 448, 451¢ per No. 449, 452¢ per No. 450, 453¢ per No. 451, 454¢ per No. 452, 455¢ per No. 453, 456¢ per No. 454, 457¢ per No. 455, 458¢ per No. 456, 459¢ per No. 457, 460¢ per No. 458, 461¢ per No. 459, 462¢ per No. 460, 463¢ per No. 461, 464¢ per No. 462, 465¢ per No. 463, 466¢ per No. 464, 467¢ per No. 465, 468¢ per No. 466, 469¢ per No. 467, 470¢ per No. 468, 471¢ per No. 469, 472¢ per No. 470, 473¢ per No. 471, 474¢ per No. 472, 475¢ per No. 473, 476¢ per No. 474, 477¢ per No. 475, 478¢ per No. 476, 479¢ per No. 477, 480¢ per No. 478, 481¢ per No. 479, 482¢ per No. 480, 483¢ per No. 481, 484¢ per No. 482, 485¢ per No. 483, 486¢ per No. 484, 487¢ per No. 485, 488¢ per No. 486, 489¢ per No. 487, 490¢ per No. 488, 491¢ per No. 489, 492¢ per No. 490, 493¢ per No. 491, 494¢ per No. 492, 495¢ per No. 493, 496¢ per No. 494, 497¢ per No. 495, 498¢ per No. 496, 499¢ per No. 497, 500¢ per No. 498, 501¢ per No. 499, 502¢ per No. 500, 503¢ per No. 501, 504¢ per No. 502, 505¢ per No. 503, 506¢ per No. 504, 507¢ per No. 505, 508¢ per No. 506, 509¢ per No. 507, 510¢ per No. 508, 511¢ per No. 509, 512¢ per No. 510, 513¢ per No. 511, 514¢ per No. 512, 515¢ per No. 513, 516¢ per No. 514, 517¢ per No. 515, 518¢ per No. 516, 519¢ per No. 517, 520¢ per No. 518, 521¢ per No. 519, 522¢ per No. 520, 523¢ per No. 521, 524¢ per No. 522, 525¢ per No. 523, 526¢ per No. 524, 527¢ per No. 525, 528¢ per No. 526, 529¢ per No. 527, 530¢ per No. 528, 531¢ per No. 529, 532¢ per No. 530, 533¢ per No. 531, 534¢ per No. 532, 535¢ per No. 533, 536¢ per No. 534, 537¢ per No. 535, 538¢ per No. 536, 539¢ per No. 537, 540¢ per No. 538, 541¢ per No. 539, 542¢ per No. 540, 543¢ per No. 541, 544¢ per No. 542, 545¢ per No. 543, 546¢ per No. 544, 547¢ per No. 545, 548¢ per No. 546, 549¢ per No. 547, 550¢ per No. 548, 551¢ per No. 549, 552¢ per No. 550, 553¢ per No. 551, 554¢ per No. 552, 555¢ per No. 553, 556¢ per No. 554, 557¢ per No. 555, 558¢ per No. 556, 559¢ per No. 557, 560¢ per No. 558, 561¢ per No. 559, 562¢ per No. 560, 563¢ per No. 561, 564¢ per No. 562, 565¢ per No. 563, 566¢ per No. 564, 567¢ per No. 565, 568¢ per No. 566, 569¢ per No. 567, 570¢ per No. 568, 571¢ per No. 569, 572¢ per No. 570, 573¢ per No. 571, 574¢ per No. 572, 575¢ per No. 573, 576¢ per No. 574, 577¢ per No. 575, 578¢ per No. 576, 579¢ per No. 577, 580¢ per No. 578, 581¢ per No. 579, 582¢ per No. 580, 583¢ per No. 581, 584¢ per No. 582, 585¢ per No. 583, 586¢ per No. 584, 587¢ per No. 585, 588¢ per No. 586, 589¢ per No. 587, 590¢ per No. 588, 591¢ per No. 589, 592¢ per No. 590, 593¢ per No. 591, 594¢ per No. 592, 595¢ per No. 593, 596¢ per No. 594, 597¢ per No. 595, 598¢ per No. 596, 599¢ per No. 597, 600¢ per No. 598, 601¢ per No. 599, 602¢ per No. 600, 603¢ per No. 601, 604¢ per No. 602, 605¢ per No. 603, 606¢ per No. 604, 607¢ per No. 605, 608¢ per No. 606, 609¢ per No. 607, 610¢ per No. 608, 611¢ per No. 609, 612¢ per No. 610, 613¢ per No. 611, 614¢ per No. 612, 615¢ per No. 613, 616¢ per No. 614, 617¢ per No. 615, 618¢ per No. 616, 619¢ per No. 617, 620¢ per No. 618, 621¢ per No. 619, 622¢ per No. 620, 623¢ per No. 621, 624¢ per No. 622, 625¢ per No. 623, 626¢ per No. 624, 627¢ per No. 625, 628¢ per No. 626, 629¢ per No. 627, 630¢ per No. 628, 631¢ per No. 629, 632¢ per No. 630, 633¢ per No. 631, 634¢ per No. 632, 635¢ per No. 633, 636¢ per No. 634, 637¢ per No. 635, 638¢ per No. 636, 639¢ per No. 637, 640¢ per No. 638, 641¢ per No. 639, 642¢ per No. 640, 643¢ per No. 641, 644¢ per No. 642, 645¢ per No. 643, 646¢ per No. 644, 647¢ per No. 645, 648¢ per No. 646, 649¢ per No. 647, 650¢ per No. 648, 651¢ per No. 649, 652¢ per No. 650, 653¢ per No. 651, 654¢ per No. 652, 655¢ per No. 653, 656¢ per No. 654, 657¢ per No. 655, 658¢ per No. 656, 659¢ per No. 657, 660¢ per No. 658, 661¢ per No. 659, 662¢ per No. 660, 663¢ per No. 661, 664¢ per No. 662, 665¢ per No. 663, 666¢ per No. 664, 667¢ per No. 665, 668¢ per No. 666, 669¢ per No. 667, 670¢ per No. 668, 671¢ per No. 669, 672¢ per No. 670, 673¢ per No. 671, 674¢ per No. 672, 675¢ per No. 673, 676¢ per No. 674, 677¢ per No. 675, 678¢ per No. 676, 679¢ per No. 677, 680¢ per No. 678, 681¢ per No. 679, 682¢ per No. 680, 683¢ per No. 681, 684¢ per No. 682, 685¢ per No. 683, 686¢ per No. 684, 687¢ per No. 685, 688¢ per No. 686, 689¢ per No. 687, 690¢ per No. 688, 691¢ per No. 689, 692¢ per No. 690, 693¢ per No. 691, 694¢ per No. 692, 695¢ per No. 693, 696¢ per No. 694, 697¢ per No. 695, 698¢ per No. 696, 699¢ per No. 697, 700¢ per No. 698, 701¢ per No. 699, 702¢ per No. 700, 703¢ per No. 701, 704¢ per No. 702, 705¢ per No. 703, 706¢ per No. 704, 707¢ per No. 705, 708¢ per No. 706, 709¢ per No. 707, 710¢ per No. 708, 711¢ per No. 709, 712¢ per No. 710, 713¢ per No. 711, 714¢ per No. 712, 715¢ per No. 713, 716¢ per No. 714, 717¢ per No. 715, 718¢ per No. 716, 719¢ per No. 717, 720¢ per No. 718, 721¢ per No. 719, 722¢ per No. 720, 723¢ per No. 721, 724¢ per No. 722, 725¢ per No. 723, 726¢ per No. 724, 727¢ per No. 725, 728¢ per No. 726, 729¢ per No. 727, 730¢ per No. 728, 731¢ per No. 729, 732¢ per No. 730, 733¢ per No. 731, 734¢ per No. 732, 735¢ per No. 733, 736¢ per No. 734, 737¢ per No. 735, 738¢ per No. 736, 739¢ per No. 737, 740¢ per No. 738, 741¢ per No. 739, 742¢ per No. 740, 743¢ per No. 741, 744¢ per No. 742, 745¢ per No. 743, 7